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| 10/697,687 | 10/31/2003 | Laurie S. Mittelstadt | 200206643-1 | 9827 |
| | 7590 04/02/200 CKARD COMPANY | EXAMINER | | |
| | 00, 3404 E. HARMON | CANTELMO, GREGG | | |
| INTELLECTUAL PROPERTY ADMINISTRATION FORT COLLINS, CO 80527-2400 | | | ART UNIT | PAPER NUMBER |
| | | | 1745 | |
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| SHORTENED STATUTOR | Y PERIOD OF RESPONSE | MAIL DATE | DELIVERY MODE | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

| | Application No. | Applicant(s) | | | | |
|--|---|--------------------|--|--|--|--|
| | 10/697,687 | MITTELSTADT ET AL. | | | | |
| Office Action Summary | Examiner | Art Unit | | | | |
| · | Gregg Cantelmo | 1745 | | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). | | | | | | |
| Status | | | | | | |
| 1)⊠ Responsive to communication(s) filed on <u>17 Ja</u> | nuary 2007 | | | | | |
| | action is non-final. | | | | | |
| <i>'</i> | | | | | | |
| closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. | | | | | | |
| Disposition of Claims | | | | | | |
| 4)⊠ Claim(s) <u>1-4,6-18,20-28 and 34-50</u> is/are pending in the application. | | | | | | |
| 4a) Of the above claim(s) <u>46-50</u> is/are withdrawn from consideration. | | | | | | |
| 5) Claim(s) is/are allowed. | | | | | | |
| 6)⊠ Claim(s) <u>1-4, 6-18, 20-28 and 34-50</u> is/are rejected. | | | | | | |
| 7) Claim(s) is/are objected to. | | | | | | |
| 8) Claim(s) are subject to restriction and/or election requirement. | | | | | | |
| Application Papers | | | | | | |
| · · · · · · · · · · · · · · · · · · · | | · | | | | |
| 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. | | | | | | |
| | | | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | | |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). | | | | | | |
| 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | | |
| Priority under 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa | te | | | | |

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DETAILED ACTION

Response to Amendment

1. In response to the amendment received January 17, 2007:

- a. Claims 1-4, 6-18, 20-28 and 34-50 are pending. Claims 5, 19 and 29-33 have been cancelled as per Applicant's request;
- b. The claim objection has been overcome in light of the amendment;
- c. The 102 rejection to WO '216 is withdrawn in light of the amendment.
- d. The 103 rejections to WO '216 stand.

Election/Restrictions

2. Newly submitted claims 46-50 are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons: the original claimed product and process limits to include current collector structure which is not required in the invention of claims 46-50. Therefore the invention of claims 46-50 are held to be distinct from the amended claims and withdrawn from consideration

Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 46-50 are withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

3. Claims 1-4, 6-9, 11, 16-18, 20-23, 26-27 and 34-42 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO '216 in view of U.S. Patent No. 6,127,058 (Pratt).

WO '216 discloses a membrane electrode assembly including a substantially solid polymer electrolyte membrane 2 positioned between opposed catalyst layers 3, the polymer electrolyte membrane 2 having a dimension that is larger than a

comparable dimension of at least one of the catalyst layers 3, such that the polymer electrolyte membrane 2 has an uncovered portion; and a gasket 4 attached to the uncovered portion of the polymer electrolyte membrane, wherein the gasket 4 extends beyond a periphery of the polymer electrolyte membrane 2 and wherein the gasket 4 is formed of a polymer material (page 10, II. 25-29), said gasket 4 being configured to substantially prevent leakage of fuel or oxidant between an anode side and a cathode side of the membrane electrode assembly (Fig. 12 as applied to claim 1).

WO '216 teaches that the use of adhesives for adhering the gasket to the MEA, i.e., membrane electrode assembly 3/4/3 (pg. 11, II. 7-10) and that the adhesive is FEP (pg. 16, II. 5-9 as applied to claim 2).

According to the Example associated with Fig. 2 the subgaskets 4 are integrated with an adhesive (pg. 16, II. 5-12 and Fig. 2 as applied to claim 3). Furthermore the structure of the sealed fuel cell of WO '216 is identical to that of the product of claim 3 and whether the adhesive is integral with either the gasket or MEA or a distinct layer between the two, the resultant gasket/adhesive/membrane structure of the prior art of WO '216 is identical to that of the instant claims and therefore is held to anticipate the claimed product.

The height of the gasket 4 is greater than the height of the catalyst layer in electrode 3 (Fig. 12 as applied to claim 4).

The dimension of the membrane 2 is greater than each electrode/catalyst layer 3 and has uncovered portions wherein first and second gaskets 4 are provided on opposing sides of the membrane (Fig. 12 as applied to claim 6). The inner gaskets 4

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are attached to each other beyond the periphery of the membrane 2 (Fig. 12 as applied to claim 7).

The membrane can contain a plurality of uncovered portions as shown in Figs. 9a and 9b, about which the gasket is provided such as that gasket shown in Fig. 12 (as applied to claim 8). This gasket, as shown in Fig. 12 has first and second gaskets 4 attached to the two ends of the membrane and are further attached to each other beyond the periphery of the membrane (as applied to claim 9).

The membrane can contain a plurality of membrane electrode assemblies positioned in a substantially planar arrangement with respect to each other as shown in Figs. 9a and 9b, about which the gasket is provided such as that gasket shown in Fig. 12 (as applied to claim 11). This gasket, as shown in Fig. 12 has first and second gaskets 4 attached to the two ends of the membrane and are further attached to each other beyond the periphery of the membrane.

The apparatus of WO '216 linearly pertains to method of manufacturing the aforementioned fuel cell including: attaching first and second polymer gaskets 4 to opposing sides of the MEA 3/2/3 such that the gaskets 4 extend beyond the periphery of the membrane 2, and wherein the two gaskets 4 are attached, via pressure, to one another at a location beyond the periphery of the membrane (Fig. 12 as applied to claim 16).

WO '216 teaches that the use of adhesives for adhering the gasket to the MEA, i.e., membrane electrode assembly 3/4/3 (pg. 11, II. 7-10) and that the adhesive is FEP (pg. 16, II. 5-9 as applied to claims 17 and 18).

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Additional fuel cells can be disposed in a common gasket sealing arrangement as shown in Figs. 9a and 9b (as applied to claims 20 and 21).

The membrane can contain a plurality of membrane electrode assemblies positioned in a substantially planar arrangement with respect to each other as shown in Figs. 9a and 9b, about which the gasket is provided such as that gasket shown in Fig. 12 (as applied to claim 22). This gasket arrangement includes attaching the gasket between the fuel cells (Fig. 9b as applied to claim 23).

WO '216 discloses means for providing fuel and oxidant to the fuel cell membrane electrode assembly; means 4 for providing containment between the fuel and oxidant in at least one area beyond a periphery of the membrane 2 wherein the means comprises a polymeric seal material (page 10, II. 25-29) which is attached to the MEA (Fig. 12 as applied to claim 26).

The membrane can contain a plurality of membrane electrode assemblies positioned in a substantially planar arrangement with respect to each other as shown in Figs. 9a and 9b, about which the gasket is provided such as that gasket shown in Fig. 12 (as applied to claim 27).

The apparatus of WO '216 linearly pertains to method of manufacturing the aforementioned fuel cell including: attaching first and second polymer gaskets 4 to opposing sides of the MEA 3/2/3 such that the gaskets 4 extend beyond the periphery of the membrane 2, and wherein the two gaskets 4 are attached, via pressure, to one another at a location beyond the periphery of the membrane (Fig. 12 as applied to claim 34).

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A plurality of prefabricated openings can be provided in the gasket arrangement as shown in Figs. 9a and 9b (as applied to claim 35).

Each MEA is provided over a respective hole or opening in the gasket arrangement (Figs. 9a and 9b as applied to claim 36).

The gaskets are precut prior to using them in the process of manufacturing the fuel cell array. This is apparent from the disclosure found in the paragraph bridging pages 11 and 12 which state that the gaskets include cut-away regions to frame and provide requisite registration for the applied MEAs to the gasket. Furthermore and as shown in Figs. 9a, 9b and 12, the gaskets are provided with smaller pre-cut regions than the outer dimension of the electrolyte membrane (as applied to claims 37-40).

Each gasket is further taught to include an adhesive to improve adherence between the gaskets and membrane (pg. 11, II. 7-10 and pg. 16, II. 5-9 as applied to claims 41 and 42).

The difference between WO '216 and claims 5, 19, 26 and 34 is that WO '216 does not disclose providing electrode current collector plates attached to opposite sides of the gasket.

The concept of providing current collectors to the backsides of respective electrodes is well known in the art for the purpose of collecting the current generated by the fuel cell to provide said current to a particular load.

Pratt teaches of providing planar fuel cell arrays which include current collector assemblies 21/22 applied to opposing sides of the fuel cell arrangement (abstract).

Therefore it would have been obvious to one of ordinary skill in the art at the time the claimed invention was made to modify the teachings of WO '216 to provide current collector plates to each electrode on opposing sides of the fuel cell since it would have provided the means for drawing the current produced from the fuel cell so as to provide it to the load to which the fuel cell is electrically connected to.

Response to Arguments

4. Applicant's arguments filed January 17, 2007 have been fully considered but they are not persuasive.

Applicant argues that Pratt does not disclose attaching gaskets between the anodes and cathodes.

Pratt is not relied upon to show this arrangement, rather it is WO '216 which shows the claimed gasket array as discussed above. Thus this argument is not germane to the context of the prior art rejection above and is not persuasive.

Applicant further argues that neither WO '216 nor Pratt disclose an anode collector plate and cathode collector plate attached to opposite surfaces of the gasket attached to an uncovered portion of the PEM.

The Examiner respectfully disagrees in so far as the prior art of record would suggest this arrangement.

First while WO '216 does not teach of the claimed current collectors, Pratt is provided to show that it is well known in the art to attach current collectors to the electrodes surfaces of the MEA to provide a current collecting configuration to the individual cell and draw current from the cell to a given load.

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In attaching current collectors to the MEA of WO '216 as shown by Pratt, one of ordinary skill in the art would have envisioned the claimed MEA, current collector(s) and gasket configuration to provide both the requisite sealing of the respective reactant sides of the fuel cell while providing elements to collect and transport current generated by the fuel cell to a given load.

Thus the concept of imparting current collectors to the structure of WO '216 is not held to be a novel contribution and would have been readily apparent to one of ordinary skill in the art.

Furthermore Applicant's position lacks any evidence or clear logical reasoning as to how the combination does not disclose the alleged deficiencies. Since there is no clear evidence or reasoning to support Applicant's assertion, Applicant's assertion can only be construed as an opinion and not clear arguments.

Claim Rejections - 35 USC § 103

5. Claims 10, 28 and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO '216 in view of Pratt as applied to claims 1 and 26 above and in further view of WO 99/52164 (WO '164).

The teachings of WO '216 and Pratt have been discussed above and are incorporated herein.

The differences between WO '216 and claims 10 and 28 are that WO '216 does not disclose providing containment chambers (claims 10 and 45) or of the means for providing fuel containment comprising means for supporting a plurality of MEAs in a stacked arrangement (claim 28).

WO '164 teaches of a solid electrolyte fuel cell which has a sealed perimeter and wherein each electrode side includes a respective reactant chambers 104 and 108 to provide reactant flow entirely across their respective electrodes (Fig. 1 as applied to claim 10).

The motivation for providing containment chambers is to prevent reactant crossover.

Therefore it would have been obvious to one of ordinary skill in the art at the time the claimed invention was made to modify the teachings of WO '216 by providing respective reactant containment chambers on each electrodes side so as to effectively control the individual reactant flows and prevent reactant crossover.

WO '164 further teaches of providing a stacked arrangement in combination with particular containment chambers (Figs. 2-5).

The motivation for stacking the cells is to provide a particular total power output from the stack having a desired configuration dependent upon the load to which the fuel cell system is employed. WO '216 already recognized that plural cells can be used and while these cells are in a planar arrangement, providing an alternative stacked arrangement having the sealing and manifold structure as taught by WO '164 would have been well within the skill of the ordinary worker in the art.

Response to Arguments

6. Applicant's arguments filed January 17, 2007 have been fully considered but they are not persuasive.

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Applicant argues that the Examiner has not asserted or proven that WO '164 makes up for the deficiencies in WO '216, those being the collector plates as claimed.

It should be apparent that WO '164 is relied upon to show a different feature of the claimed invention as stated in the rejection above and that the combination of WO '216 in view of Pratt is held to suggest the claimed collector plates.

Applicant provides no specific arguments to the particular context of the teachings of WO '164 in so far as they apply to the specific dependent claims identified in the rejection above.

Since the rejection of WO '216 in view of Pratt stands as argued above and since there are no further arguments to the rejection of WO '216 in view of Pratt and WO '164, this rejection stands for the reasons set forth in the rejections and response to arguments above.

Claim Rejections - 35 USC § 103

7. Claims 12-15 and 24-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO '216 in view of Pratt as applied to claims 1 and 16 above and in further view of U.S. Patent Application Publication No. 2004/0220048 (Leban).

The teachings of WO '216 in view of Pratt have been discussed above and are incorporated herein.

The anode sides of the fuel cells face the fuel manifold region and the cathode sides of the fuel cells face the oxidant manifold regions (as applied to claim 15).

The differences between WO '216 and claims 12-15 and 24-25 are that WO '216 does not discloses of providing the plurality of assemblies in a stacked arrangement

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with respect to each other wherein the gasket is attached to the adjacent membranes (claims 12 and 24) of the gaskets being attached to the housing (claims 13 and 25) configured to separate the housing into a fuel containment chamber and oxidant containment chamber (claims 14 and 25).

WO '216 discloses of providing a plurality of substantially planar fuel cells within a common gasket arrangement as discussed above and shown in Figs. 9A and 9B.

Leban teaches of providing a plurality of joined fuel cells in an undulating stacked arrangement wherein the Z-folded strip has the fuel cells therein connected by sealing end portions (Fig. 9).

The motivation for providing the stacked arrangement of Leban is that it provides for a stacking arrangement for the strip of continuous fuel cells such as the strip of WO '216 shown in Figs. 9a and 9b. This stacked configuration provides a compact fuel cell stack structure compared to the planar arrangement. In providing the Z-fold arrangement to the strip of fuel cells in Figs. 9a and 9b of WO '216, the gasket will provide sealing between the adjacent cells in the folded arrangement (as applied to claims 12 and 24). Furthermore respective fuel and oxidant manifolds are attached to opposing sides of the folded array and between terminal stack end plates. Thus providing a housing for the fuel cell stack and further providing respective reactant containment chambers on each side of the folded stack so as to isolate each reactant from one another (paragraphs [0032]-[0033] as applied to claims 13, 14 and 25).

Therefore it would have been obvious to one of ordinary skill in the art at the time the claimed invention was made to modify the teachings of WO '216 by providing the

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plurality of assemblies in a stacked arrangement with respect to each other wherein the gasket is attached to the adjacent membranes and wherein the housing provides for reactant containment chambers to each side of the stack of cells, as taught by Leban since it would have provided a compact fuel cell stack structure compared to the planar arrangement.

Response to Arguments

8. Applicant's arguments filed January 17, 2007 have been fully considered but they are not persuasive.

Applicant argues that the Examiner has not asserted or proven that Leban makes up for the deficiencies in WO '216, those being the collector plates as claimed.

It should be apparent that Leban is relied upon to show a different feature of the claimed invention as stated in the rejection above and that the combination of WO '216 in view of Pratt is held to suggest the claimed collector plates.

Applicant provides no specific arguments to the particular context of the teachings of Leban in so far as they apply to the specific dependent claims identified in the rejection above.

Since the rejection of WO '216 in view of Pratt stands as argued above and since there are no further arguments to the rejection of WO '216 in view of Pratt and Leban, this rejection stands for the reasons set forth in the rejections and response to arguments above.

Claim Rejections - 35 USC § 103

9. Claims 43 and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO '216 in view of Pratt as applied to claims 34 above and in further view of U.S. Patent Application Publication No. 2004/0220048 (Leban) and WO 2001/27501 A (WO '501).

The teachings of WO '216 and Pratt have been discussed above and are incorporated herein.

The differences between WO '216 and claims 43-44 are that WO '216 does not discloses of cutting the gaskets into sections (claim 43) and bending the cut sections of the MEA to form a stacked fuel cell arrangement (claim 44).

WO '216 discloses of providing a plurality of substantially planar fuel cells within a common ePTFE gasket arrangement as discussed above and shown in Figs. 9A and 9B.

Leban teaches of providing a plurality of joined fuel cells in an undulating stacked arrangement wherein the Z-folded strip has the fuel cells therein connected by sealing end portions (Fig. 9). In order to facilitate bending of the gaskets, it would have been obvious to notch or slightly cut the gaskets to provide a bending characteristic without breaking the gasket arrangement. WO '501 shows cutting an ePTFE gasket in Fig. 1 to facilitate bending or folding of the gasket while reducing the stress of the bend on the ePTFE gasket.

The motivation for providing the stacked arrangement of Leban is that it provides for a stacking arrangement for the strip of continuous fuel cells such as the strip of WO

'216 shown in Figs. 9a and 9b. This stacked configuration provides a compact fuel cell stack structure compared to the planar arrangement.

Therefore it would have been obvious to one of ordinary skill in the art at the time the claimed invention was made to modify the teachings of WO '216 by providing the plurality of assemblies in a stacked arrangement with respect to each other wherein the gasket is attached to the adjacent membranes and wherein the housing provides for reactant containment chambers to each side of the stack of cells, as taught by Leban since it would have provided a compact fuel cell stack structure compared to the planar arrangement.

The motivation for cutting the gaskets is to facilitate the bent configuration taught by Leban to the gasket and fuel cell arrangement in Figs. 9A and 9B of WO '216. WO '501 shows cutting an ePTFE gasket in Fig. 1 to facilitate bending or folding of the gasket while reducing the stress of the bend on the ePTFE gasket.

Therefore it would have been obvious to one of ordinary skill in the art at the time the claimed invention was made to modify the teachings of WO '216 in light of the stacked configuration of Leban by notching or cutting the ePTFE gaskets between adjacent MEAs as suggested by WO '501 since it would have facilitated the bending of the gaskets in between adjacent MEAs to provide the Z-folded configuration of Leban and while also having reduced the stress of the bend or fold on the ePTFE gasket.

Response to Arguments

10. Applicant's arguments filed January 17, 2007 have been fully considered but they are not persuasive.

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Applicant argues that the Examiner has not asserted or proven that Leban and WO '501 makes up for the deficiencies in WO '216, those being the collector plates as claimed.

It should be apparent that Leban and WO '501 are relied upon to show a different feature of the claimed invention as stated in the rejection above and that the combination of WO '216 in view of Pratt is held to suggest the claimed collector plates.

Applicant provides no specific arguments to the particular context of the teachings of Leban and WO '501 in so far as they apply to the specific dependent claims identified in the rejection above.

Since the rejection of WO '216 in view of Pratt stands as argued above and since there are no further arguments to the rejection of WO '216 in view of Pratt and Leban and WO '501, this rejection stands for the reasons set forth in the rejections and response to arguments above.

Conclusion

11. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the

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shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gregg Cantelmo whose telephone number is 571-272-1283. The examiner can normally be reached on Monday to Thursday, 8:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Pat Ryan can be reached on 571-272-1292. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Gregg Cantelmo Primary Examiner Art Unit 1745

gc March 29, 2007 Juy Can the